1 2 3 4 5 6 7 8 9 10 11 UNITED STATES DISTRICT COURT 12 DISTRICT OF NEVADA 13 Case No. 3:23-CV-00332-ART-CLB 14 NETJETS SALES, INC., a Delaware corporation; NETJETS AVIATION, INC., a Delaware corporation; NETJETS 15 SERVICES, INC., a Delaware corporation authorized to do business in the State of 16 **ORDER GRANTING** Nevada. 17 Plaintiffs, STIPULATION TO EXTEND FILING 18 **DEADLINE FOR JOINT PRE-TRIAL** VS. ORDER 19 26 NORTH AVIATION INCORPORATED 20 dba SKYSTREAM JET, a Florida (First Request) corporation; DOE INDIVIDUALS 1-20; ROE BUSINESS ENTITIES 1-20, inclusive. 21 Defendants. 22 23 Plaintiff NETJETS SALES, INC., NETJETS AVIATION, INC., NETJETS SERVICES, 24 INC. (hereinafter collectively "Plaintiffs") and Defendant 26 NORTH AVIATION 25 INCORPORATED dba SKYSTREAM JET (hereinafter "Defendant," together with Plaintiffs, the 26 "Parties"), by and through their respective counsel of record, do hereby stipulate to extend the 27 deadline to file the Joint Pre-Trial Order in this matter from June 30, 2025 to September 8, 2025 28 for the reasons explained herein. Pursuant to Local Rule 6-1(b), the Parties hereby aver that this is

Document 45

Filed 06/10/25

Page 1 of 3

Case 3:23-cv-00332-ART-CLB

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PARSONS BEHLE & LATIMER the first such Joint Pre-Trial Order extension requested in this matter though they note that the parties have requested extensions for the discovery deadlines three prior times. The Joint Pre-Trial Order is currently due June 30, 2025.

On September 24, 2024, this Court issued the current operative Scheduling Order in this matter. ECF No. 30. The current Scheduling Order directs the Parties to submit a Joint Pre-Trial Order thirty (30) days following the entry of the Court's ruling on a dispositive motion.

On May 29, 2025, this Court issued its ruling on Plaintiffs' Motion for Partial Summary Judgment (ECF No. 31). ECF No. 41.

As a result, the Parties' Joint Pre-Trial order is due June 30, 2025.

On June 4, 2025, this Court issued the Order Scheduling Virtual Settlement Conference scheduling a settlement conference before United States Magistrate Judge Carla Baldwin for Thursday, August 7, 2025 at 9:00 a.m. ECF No. 43.

The Parties intend to participate in the virtual settlement conference in good faith and with the goal of reaching a resolution. As such, participation will require the Parties' and their respective counsel's full attention during this period. In addition, if the settlement conference is successful, it will render the Parties' prior preparation and submission of the Joint Pre-Trial Statement inefficient. A trial date has not yet been scheduled.

Accordingly, the Parties jointly request a brief extension of the date on which the Joint Pre-Trial Order is due be extended to thirty (30) days after the August 7, 2025 Settlement Conference, or Monday, September 8, 2025 (exclusive of the weekend). The Parties have acted in good faith to request this extension and have no intent, nor reason, to delay the resolution of this matter. Accordingly, the Parties aver, pursuant to Local Rule 6-1, that good cause exists for the requested ///

1 extension. This is the Parties' first request to extend the deadline for the Joint Pre-Trial Order. 2 [PROPOSED] JOINT PRE-TRIAL ORDER DEADLINE: 3 Currently: June 30, 2025 4 **Proposed:** September 8, 2025 5 DATED this 9<sup>th</sup> day of June, 2025. DATED this 9th day of June, 2025. 6 PARSONS BEHLE & LATIMER SANDERS & PARKS, P.C. 7 8 /s/ Sarah Ferguson /s/ Dillon J. Steadman Ashley C. Nikkel, NSBN 12838 Mark G. Worischeck Dillon J. Steadman (pro hac vice) Sarah Ferguson, NSBN 14515 3030 North Third St., Suite 1300 50 West Liberty Street, Suite 750 10 Reno, NV 89501 Phoenix, AZ 85012-3099 Telephone: 775.323.1601 Telephone: 602.532.5795 11 ANikkel@parsonsbehle.com Mark.worischeck@sandersparks.com SFerguson@parsonsbehle.com Dillon.steadman@sandersparks.com 12 ZEIGER, TIGGES & LITTLE LLP James P.C. Silvestri, NSBN 3603 13 Christopher J. Hogan, pro hac vice Ali R. Igbal, NSBN 15056 Lauren P. Rubin, pro hac vice **PYATT SILVESTRI** 14 8000 Walton Parkway, Suite 260 7670 W. Lake Mead Blvd., Suite 250 New Albany, OH 43054 Las Vegas, NV 89128 15 Telephone: 614.324.5078 Telephone: 702.383.6000 hogan@litohio.com jsilvestri@pyattsilvestri.com 16 rubin@litohio.com aiqbal@pyattsilvestri.com 17 Attorneys for Plaintiffs Attorneys for Defendant 18 19 20 **ORDER** 21 IT IS SO ORDERED. Planed Ru 22 23 24 UNITED STATES DISTRICT JUDGE 25 DATED: June 10, 2025 26 27

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